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Attorney for Plaintiff:
PENI HALL

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Attorney for Defendants:
MONTERO'S CAFE, INC.; JUAN ROMO

CURTIS R. HAGAN, Esq. (SBN 164310)
BORTON, PETRINI & CONRON LLP
463 Pacific Ave.
San Francisco, CA 94133
(415) 677-0730

Attorney for Defendants:
ESTHER NAGAO TRUST

UNITED STATES DISTRICT COURT
NORTHERN DISTRICT OF CALIFORNIA

PENI HALL,

Plaintiff,

CASE NO. C05-2754 CRB
Civil Rights

v.

**STIPULATION AND ~~[PROPOSED]~~
ORDER TO CONTINUE FURTHER CASE
MANAGEMENT CONFERENCE**

MONTERO'S CAFE, INC.; JUAN
ROMO (a.k.a. JONATHAN ROMO);
ESTHER F. NAGAO; and DOES 1-25,
Inclusive,

Date: December 2, 2005
Time: 8:30 a.m.
Judge: Hon. Charles R. Breyer
Place: U.S. District Court
19th Floor, Courtroom 8
450 Golden Gate Ave.
San Francisco, CA 94102

Defendants
_____/

**Stipulation to Continue Further Case Management
Conference: Case No. C05-2754 CRB**

1 Plaintiff PENI HALL and defendants MONTERO'S CAJÉ, INC.; JUAN ROMO;
2 and ESTHER F. NAGAO TRUST, hereby jointly stipulate and request that the Court continue
3 the currently scheduled Further Case Management Conference from the current date of
4 December 2, 2005, to December 16, 2005.

5 Good cause exists for continuing the scheduling conference:

6 1. On October 7, 2005, an initial Case Management Conference was held in
7 this case in front of Judge Charles R. Breyer. At that time, Judge Breyer set a Further Case
8 Management Conference for December 2, 2005.

9 2. However, at that time plaintiffs counsel was not aware that plaintiffs
10 counsel Paul Rein will be out of the state on that date speaking at a lawyer's seminar. Paul Rein
11 will be attending the Further Case Management Conference on behalf of plaintiff.

12 3. The parties have held a cooperative site inspection, and defendants have
13 voluntarily provided information regarding work done at the subject premises. Plaintiff is
14 awaiting a report from his access consultants and, once he has received the report, will make a
15 demand for injunctive relief upon defendants.

16 4. No trial or pre-trial dates have been set in this case, and no party will be
17 prejudiced by a short continuance of the Further Case Management Conference.

18
19 Therefore, the parties now hereby request that the further case management
20 conference be continued to December 16, 2005 at 8:30 a.m., with a further Case Management
21 Statement to be filed no later than December 9, 2005.

22
23 Dated: November 14, 2005

PAUL L. REIN
PATRICIA BARBOSA
JULIE MCLEAN
LAW OFFICES OF PAUL L. REIN

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27 /s/ Julie McLean
Attorneys for Plaintiff
PENI HALL
28

**Stipulation to Continue Further Case Management
Conference: Case No. C05-2754 CRB**

1 Dated: November 10, 2005

JED SOMIT, Esq.

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3
4 /s/ Jed Somit
Attorneys for Defendants
MONTEROS CAFE, INC.; JUAN ROMO

5
6
7 Dated: November 10, 2005

CURTIS HAGAN, Esq.
BORTON, PETRINI & CONRON LLP

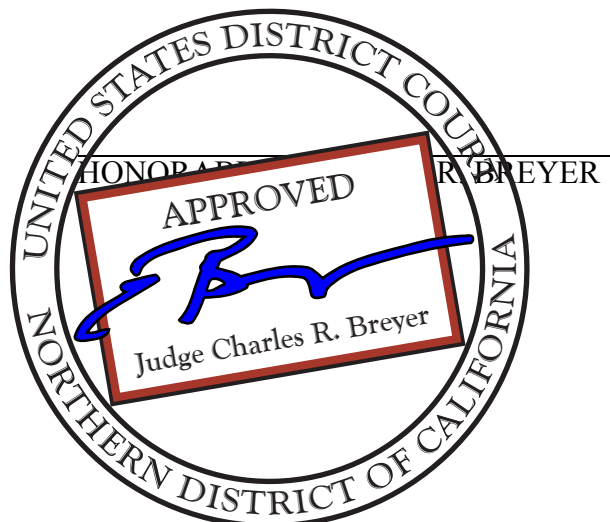
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11 /s/ Curtis Hagan
Attorneys for Defendant
ESTHER F. NAGAO TRUST

12
13
14 **ORDER**

15 **PURSUANT TO STIPULATION, AND FOR GOOD CAUSE SHOWN, IT IS SO**
16 **ORDERED.**

17 The Further Case Management Conference scheduled for December 2, 2005, is
18 continued to December 16, 2005, at 8:30 a.m. A further Case Management Statement shall be
19 filed no later than December 9, 2005.

20
21 DATED: Nov. 14, 2005



**Stipulation to Continue Further Case Management
Conference: Case No. C05-2754 CRB**